

CHAP. 94. the said John S. Selby, shall in every case before he proceeds to execute for any of said fees, make out a fair account thereof with an affidavit annexed that they are due, and that neither he, nor any person for him hath received any part of, or security for the same; *and provided also*, nothing in this act shall be construed to effect the estate of of a deceased person, except to authorize the said Selby, or his deputies, to recover any claim or balance due by a deceased person in the same manner that claims against deceased persons are now recovered by law; *and provided also*, that this act shall continue in force for one year only from the date of its passage.

---

CHAPTER 93.

Passed Feb 10, 1842. *An act to authorize the sale of a School House, in Frederick County.*

Authorized to sell school house and apply the proceeds

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the trustees, or a majority of the trustees of the primary school district, called Hazel Bottom District number seven, being one of the primary school districts, in Frederick county, be and they are hereby authorized and empowered to sell and convey the school house in said district, in such manner, and upon such terms as they the said trustees may deem most beneficial; and it shall be their duty to apply the proceeds arising from the sale of said school house, towards the payment of building a school house in said district, to be used for the purpose of a primary school.

To give deed

SEC. 2. *And be it enacted*, That the said trustees or a majority of them, are fully authorized to give a good and sufficient deed of conveyance for the same to the purchaser.

---

CHAPTER 94.

Passed Feb 17, 1842. *An act to confirm and make valid certain Bonds of the Sheriff of Washington County, and to legalize the proceedings of John Carr as the Sheriff of said county.*

Preamble. WHEREAS, it is represented that John Carr of Washington county, with inadvertance and ignorance of the requisitions of the constitution and laws of this State, has been acting as sheriff of said county, since the eighth day of October, eighteen hundred and forty, without having executed

bonds according to the law in that behalf made. And the said John Carr did on the eighth day of our said month of February, two, execute to the said State of ten thousand dollars, with witness: Alexander Carr, John Carr, and George S. Carr, in the presence of the said county of Washington.

SECTION 1. *And be it enacted*, That the said John Carr, and all the persons who have the same, shall be and shall bind themselves to the entire liability of the said State, as, or assuming, in any condition of service, the same had been, and all the proceeds of the same.

SEC. 2. *And be it enacted*, That the said John Carr, on the eighth day of our said month of February, two, execute to the said State of ten thousand dollars, with witness: Alexander Carr, John Carr, and George S. Carr, in the presence of the said county of Washington.

SEC. 3. *And be it enacted*, That the said John Carr, and all the persons who have the same, shall be and shall bind themselves to the entire liability of the said State, as, or assuming, in any condition of service, the same had been, and all the proceeds of the same.

*An act to abolish the Peace Officers of the State.*

SECTION 1. *And be it enacted*, That the said John Carr, on the eighth day of our said month of February, two, execute to the said State of ten thousand dollars, with witness: Alexander Carr, John Carr, and George S. Carr, in the presence of the said county of Washington.